I	CHRISTOPHER J. CANNON, State Bar No. 88034 Sugarman & Cannon			
2	180 Montgomery Street, Suite 2350 San Francisco, CA 94104-6702			
3	Telephone: 415/362-6252			
4	Facsimile: 415/362-6431			
5	Attorney for Defendant CHRIS NAPOLI			
6	UNITED STATES DISTRICT COURT			
7	NORTHERN DISTRICT OF CALIFORNIA			
8	UNITED STATES OF AMERICA,)	No. CR 10-0642 CRB	
9	Plaintiff,)	STIPULATION AND	
10 11	V.)	[PROPOSED] ORDER ALLOWING TRAVEL	
12)	ALLOWING TRIVEL	
13	CHRIS NAPOLI et al.,)		
14	Defendant.)		
15		/		
16	Chris Napoli and his family wish to travel to Disneyworld for a brief spring vacation. His			
17	pretrial services officer has approved the trip. Accordingly, and upon the agreement of the parties			
18	IT IS HEREBY ORDERED THAT:			
19	Chris Napoli may travel for to Disney World, Florida, on March 16, 2012 returning to Pennsylvania on March 19, 2012. Prior to his departure, he shall provide his specific itinerary to			
20				
21				
22	his pretrial services officer.			
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24	//			
25	//			
2627	//			
28	//			
	STIPULATION AND [PROPOSED] ORDER ALLOWING T CR 10-0642 CRB	RAVEL		
	Page 1 of 2			

1	Date: March 9, 2012	/s/
		Christopher J. Cannon
2		Attorney for Chris Napoli
3		
4	Date: March 9, 2012	<u>/s/</u> Kirsten Ault
5		Assistant United States Attorney
6		
7	SO ORDERED.	\bigcirc \bigcirc
8	Date: 13 Mark 12	Demare Jimmun
9		The Honorable Bernard Zimmerman United States Magistrate Judge
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STIPULATION AND [PROPOSED] ORDER ALLOWING TRAVEL CR 10-0642 CRB $\,$